

1 DAVID CHIU, State Bar #189542
2 City Attorney
3 YVONNE R. MERÉ, State Bar #173594
Chief Deputy City Attorney
4 TARA M. STEELEY, State Bar #231775
JOHN H. GEORGE, State Bar #292332
5 KAITLYN M. MURPHY, State Bar #293309
ABIGAIL H. WALD, State Bar #309110
Deputy City Attorneys
6 City Hall, Room 234
1 Dr. Carlton B. Goodlett Place
San Francisco, California 94102-4682
7 Telephone: (415) 554-4655 (Steeley)
(415) 554-4223 (George)
(415) 554-6762 (Murphy)
(415) 554-3901 (Wald)
9 Facsimile: (415) 554-4699
E-Mail: tara.steeley@sfcityatty.org
10 john.george@sfcityatty.org
kaitlyn.murphy@sfcityatty.org
11 abigail.wald@sfcityatty.org

12 Attorneys for Defendant
CITY AND COUNTY OF SAN FRANCISCO
13

14 UNITED STATES DISTRICT COURT
15 NORTHERN DISTRICT OF CALIFORNIA
16

17 JANE ROE, an individual; MARY ROE, an
individual; SUSAN ROE, an individual; JOHN
ROE, an individual; BARBARA ROE, an
individual; PHOENIX HOTEL SF, LLC, a
California limited liability company; FUNKY
FUN, LLC, a California limited liability
company; and 2930 EL CAMINO, LLC, a
California limited liability company,
21 Plaintiffs,

22 vs.
23

CITY AND COUNTY OF SAN
FRANCISCO, a California public entity,
25 Defendant.

Case No. 4:24-cv-01562-JST

**ADMINISTRATIVE MOTION TO
CONSIDER WHETHER ANOTHER
PARTY'S MATERIAL SHOULD BE SEALED**

Trial Date: August 10, 2026

Pursuant to Civil Local Rules 7-11 and 79-5(f), Defendant City and County of San Francisco submits this Administrative Motion to Consider Whether Another Party's Material Should be Sealed regarding certain documents submitted in connection with Defendants' Opposition to Plaintiffs' Motion for Preliminary Injunction. Specifically, the documents subject to this Administrative Motion are:

Document	Portions of Documents to be Sealed	Party Claiming Confidentiality
Exhibit 1 to the Declaration of Abigail Wald in Support of Defendant's Opposition to Plaintiffs' Motion for Preliminary Injunction ("Wald Decl.)	Entire document	Plaintiffs
Exhibit 2 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 3 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 4 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 5 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 6 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 7 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 8 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 9 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 10 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 11 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 12 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 14 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 15 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 16 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 17 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 18 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 19 to the Wald Decl.	Entire document	Plaintiffs

Document	Portions of Documents to be Sealed	Party Claiming Confidentiality
Exhibit 22 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 23 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 24 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 25 to the Wald Decl.	Entire document	Plaintiffs
Exhibit 26 to the Wald Decl.	Entire document	Plaintiffs

On April 15, 2024, the Court issued an Order Granting Leave for Plaintiffs to Proceed Using Pseudonyms. ECF No. 30. The above referenced documents and deposition transcript excerpts contain information regarding the Plaintiffs' addresses and for which the time for Plaintiffs to finalize their confidentiality designations have not expired under the terms of the Stipulated Protective Order (ECF No. 68). Defendants file the aforementioned documents provisionally under seal in order to comply with the Civil Local Rules, Court's Standing Order, and the Stipulated Protective Order.

Along with this Administrative Motion, Defendant submits the Declaration of John George in Support of Defendants' Administrative Motion to Consider Whether Another Party's Material Should Be Sealed, unredacted copies of the documents referenced above, and a proposed order.

Dated: September 22, 2025

DAVID CHIU
City Attorney
YVONNE R. MERÉ
Chief Deputy City Attorney
TARA M. STEELEY
JOHN H. GEORGE
KAITLYN M. MURPHY
ABIGAIL H. WALD
Deputy City Attorneys

By: **/s/John S. George
JOHN H. GEORGE

Attorneys for Defendant
CITY AND COUNTY OF SAN FRANCISCO

***Pursuant to Civil L.R. 5-1(i)(3), the electronic signatory has obtained approval from this signatory.*